COPIES OF THIS GRANT ARE NOT VALID UNLESS THEY BEAR THE IMPRESSED SEAL OF THE COURT NID YW COPIAU O'R GRANT HWN YN DDILYS ONI FYDD SÊL Y LLYS WEDI EI HARGRAFFU ARNYNT

## EXTRACTED FROM THE FAMILY DIVISION OF THE HIGH COURT OF JUSTICE IN THE HIGH COURT OF JUSTICE YN YR UCHEL LYS BARN

The Probate Registry of Wales Cofrestrfa Brofiant Cymru

BE IT KNOWN that **DAVID WILLIAM SNELL** BYDDED HYSBYS bod

of o 3 Barquentine Place Atlantic Wharf Cardiff CF10 4NH

died on the 10th day of February 2005 wedi marw ar 10 Chwefror 2005 domiciled in England and Wales a'i ddomisil yn Lloegr a Chymru

AND BE IT FURTHER KNOWN that the last Will and Testament of the said deceased (a copy of which is annexed) was proved and registered in the High Court of Justice and that Administration of all the estate which by law devolves to and vests in the personal representative of the said deceased was granted by the said Court on this date to the Executors

A BYDDED HYSBYS YMHELLACH fod Ewyllys a Thestament olaf yr ymadawedig a enwyd (y cysylltir copi ohono yma) wedi ei brofi a'i gofrestru yn yr Uchel Lys Barn a bod Gweinyddiad yr holl ystad sydd yn ôl y gyfraith yn disgyn ar ac yn brcinio yng nghynrychiolydd personol yr ymadawedig a enwyd wedi ei roi gan y Llys a enwyd ar y dyddiad hwn i'r Ysgutorion

CYNTHIA ANNE SNELL of *q* 3 Barquentine Place Atlantic Wharf Cardiff CF10 4NH

and a JAMES ADRIAN DAVIDSON of o Sachas Camp Road Bulstrode Park Gerrard's Cross Buckinghamshire

This is the continuation of the Grant of Representation in respect of DAVID WILLIAM SNELL deceased. Hwn yw parhad y Grant Cynrychiolaeth mewn cysylltiad â DAVID WILLIAM SNELL ymadawedig.]

I certify that this is a true copy of the grant of
Representation to the estate of **DAVID WILLIAM SNELL** deceased made on the
23rd day of **June 2005** at the Probate Registry of Wales
Dated this 21st day of **March 2006** 

District Registrar

It is hereby certified that it appears from information supplied on the application for this grant that the gross value of the said estate in the United Kingdom does not exceed £263,000 and the net value of such estate does not exceed £49,000

Tystir drwy hyn ei bod yn ymddangos o wybodaeth a ddarparwyd ar gais am y grant hwn nad yw gwerth gros yr ystad a enwyd yn y Deyrnas Gyfunol yn fwy na £263,000 ac nad yw gwerth net yr ystad honno yn fwy na £49,000

DATED the 23rd day of June 2005 DYDDIEDIG 23 Mehefin 2005

DISTRICT REGISTRAR / PROBATE OFFICER COFRESTRYDD DOSBARTH / SWYDDOG PROFIANT

Extracted by REES WOOD TERRY 9-11 St.Andrews Crescent Cardiff CF10 3DG Cafwyd gan

PROBATE PROFIANT

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EXTRACTED FROM THE FAMILY DIVISION OF THE HIGH COURT OF JUSTICE /

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I DAVID WILLIAM SNELL of 3 Barquentine Place Atlantic Wharf Cardiff Bay Cardiff CF10 4NH hereby revoke all former wills and testamentary dispositions made by me and declare this to be my last Will

- 1. I APPOINT my wife CYNTHIA ANNE SNELL of 3 Barquentine Place Atlantic Wharf Cardiff Bay Cardiff CF10 4NH (hereinafter called "CYNTHIA") and JAMES ADRIAN DAVIDSON of "SACHA'S" Camp Road Bulstrode Park Gerrards Cross Buckinghamshire (hereinafter called "JAMES") to be the Executors and Trustees of this my Will (hereinafter called "my Trustees" which expression where the context admits shall include the Trustee or Trustees hereof for the time being) but if either of them shall predecease me or for any reason be unable or unwilling to act then I appoint one of the Partners at the time of my death in the firm JONES MORDEY DAVIES of 26-28 James Street Cardiff Bay Cardiff CF10 5EX to fill the vacancy in the office of Executor and Trustee that may so arise.
- 2. I DECLARE that any of my Executors or Trustees who are solicitors shall be entitled to charge and be paid all usual professional or other charges for business done services rendered or time spent by them or their firm in the administration of my estate or the trusts hereof including acts which a trustee who was not a solicitor could have done personally
- 3. I DESIRE that any part or parts of my body may be used for transplantation and for the treatment of others and that the remainder of my body be cremated.
- I GIVE the following specific legacies free of tax:
  - 4.1 to HELEN LOUISE DAVIDSON of "SACHA'S" Camp Road Bulstrode Park Gerrards Cross Buckinghamshire (hereinafter called "HELEN") all of the photographic equipment I own at the date of my death
  - 4.2 to **JAMES** my Gucci watch
- I GIVE all the rest of my estate to my wife CYNTHIA absolutely subject to payment of my debts funeral and testamentary expenses and provided that she survives me for a period of 28 days
- 6. If my wife **CYNTHIA** does not survive me for a period of 28 days or the gift in clause 5 shall otherwise lapse or determine then subject to clause 4 above the following provisions shall take effect.
- 7. I GIVE the following specific legacies free of tax:

- 7.1 to CHARLOTTE HORLER of 16 North Hill Fareham Hampshire the sum of £500
- 7.2 to **BROGAN HORLER** of 16 North Hill Fareham Hampshire the sum of £500
- 7.3 to GEORGIA HORLER of 16 North Hill Fareham Hampshire the sum of £500
- 8. I GIVE all the rest of my estate to my Trustees upon trust to sell call in and convert the same into money with power to postpone such sale calling in and conversion for so long as they in their absolute discretion think fit without being liable for loss and after payment thereout of my debts funeral and testamentary expenses legacies and taxes to hold the residue ("my Residuary Estate") on trust to be divided into two equal halves and shared in accordance with the following provisions
- 9. One half of my estate is to be divided into seven equal shares and given to the following persons who are living at my death absolutely provided that if any shall die before attaining a vested interest their share shall be divided equally between the survivors:
  - 9.1 one share for **DESMOND SNELL** of 29 Central Treviscoe St Austell Cornwall
  - 9.2 one share for MOLLY SNELL of 29 Central Treviscoe St Austell Cornwall

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- 9.3 one share for MARILYN HORLER of 3 North Hill Fareham Hampshire
- 9.4 one share for **MARLENE DAVIDSON** of "SACHA'S" Camp Road Bulstrode Park Gerrards Cross Buckinghamshire
- 9.5 one share for JAMES
- 9.6 one share for HELEN
- 9.7 one share to be divided equally between MARILYN ALLEN MELANIE ALLEN and MICHELLE ALLEN all of 2 Hawthorn Road Caversham Reading Berkshire
- 10. One half of my estate is to be divided into eight equal shares and given to the following charitable institutions absolutely:
  - 10.1 one share to ST CUTHBERTS ROMAN CATHOLIC CHURCH of Pomeroy Street Cardiff
  - one share to the **TY HAFAN CHILDRENS' HOSPICE** of Hamard House Ty Verlon Industrial Estate Cardiff Road Barry South Wales CF63 2BE



- one share to the CAT'S PROTECTION LEAGUE of 170 Fidlas Road Cardiff
- 10.4 one share to ANIMAL AID of The Old Chapel Bradford Street Tonbridge Kent TN9 1AW
- one share to the CATHOLIC STUDY CIRCLE FOR ANIMAL WELFARE of 39 Onslow Gardens London E18 1ND Registered Charity Number 231022
- one share for the BENEVOLENT FUND ADMINISTERED BY THE INSTITUTE OF PHYSICS of 76 Portland Place London W1N 3DH Registered Charity Number 209746
- one share to be divided equally between the Cardiff Branch of the ROYAL SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS of Cardiff Animal Shelter Penarth Road Cardiff CF11 8TT and the Head Branch of Causeway Horsham West Sussex RH12 1HG
- one share to the **BLUE CROSS** of 1-5 High Street Victoria London SW1V 1QQ
- 10.9 I direct that the receipt of a person who appears to be the treasurer or other proper officer of each charity shall be a sufficient discharge to my Trustees
- 10.9 I further direct that if at the date of my death any of the named charities have ceased to exist or amalgamated with another charity or has changed their name my Trustees shall pay the share the named charity would have received to the charitable organisation which in their discretion most nearly fulfills the objects of the named charity

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- 11. **MY TRUSTEES** shall have the following powers in addition to their powers under general law:
  - 11.1 Power to make such an appropriation as is authorised by Section 41 of the Administration of Estates Act 1925 (notwithstanding the trust for sale herein contained in respect of my Residuary Estate) but without being required to obtain any such contents as are referred to in that section and even though one or more of my Trustees may be beneficially interested in the appropriation.
  - 11.2 Power to insure against loss or damage by fire or from any insurable risk any property for the time being comprised in my Residuary Estate to any amount and to pay all premiums for such insurance at their discretion out of the income or capital of my Residuary Estate and so that any money received under any such insurance shall be applicable at their discretion either in or towards making good the loss or damage in respect of which

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it was received or otherwise as if it were proceeds of sale of the property insured.

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- 11.3 Power to invest trust money and to vary and transpose investments from time to time with the same full and unrestricted freedom in their choice of investments as if my Trustees were absolutely entitled thereto beneficially and subject to no restriction with regard to the advice or otherwise in relation to investment.
- 11.4. Power in any case where my Trustees have any obligation or discretion under the provisions of this my Will or under the general law to pay or apply income or capital to or for the benefit of any person who is a minor to discharge that obligation or to exercise that discretion if and whenever they think fit to do so by making payment either to the parent or guardian of the minor or else to the minor personally if of the age of sixteen years at least and so that their respective receipts shall be a full discharge to my Trustees who shall not be required to see to the application of any income or capital so paid.
- 11.5 Power at any time and from time to time to raise the whole or any part of the vested contingent expectant or presumptive share or shares of any beneficiary in my Residuary Estate to pay the same to or apply the same for the advancement maintenance education or otherwise howsoever for the benefit of such beneficiaries.
- 12. The provisions of Section 31 of the Trustee Act 1925 shall apply to the trusts herein declared as if:
  - 12.1 The words "as my Trustees shall think fit" were substituted for the words "as may in all the circumstances be reasonable" in paragraph (i) of sub-section (1) thereof
  - 12.2 The proviso to sub-section (1) thereof had been omitted therefrom
- 13. The provisions of Section 32 of the Trustee Act 1925 shall apply to the trusts herein declared as if they had been modified as hereinafter mentioned:
  - 13.1 As if the words "one-half of" had been omitted from proviso (a) to subsection (1) thereof
  - 13.2 As if Section 32(1)(c) had been omitted altogether
- 14. None of my Trustees shall be personally liable for any loss howsoever arising and for any breach of trust whether by way of commission or omission done or suffered unless it shall be proved that at the time of his doing or suffering such breach or of his concurrence therein such act or default was done or suffered by him or such loss was caused by him (as the case may be) male fide or with wilful fraud and in particular but without prejudice to the generality of the foregoing

provision he shall not be bound to take any proceedings against a co-trustee or past trustee or co-personal representative or their respective personal representatives for any breach or alleged breach of trust committed or suffered by any such persons

IN WITNESS whereof I have hereunto set my hand this  $16^{\mu}$  day of June, Two thousand

SIGNED by the above named DAVID WILLIAM SNELL

as his last Will and Testament in the presence of us both present at the same time who at his request and in his presence and in the presence of each other have hereunto subscribed) our names as witnesses

K.J. Sas. K.J. LEWIS. 4026-28 James St. CARDIFF BAY LEGAR SECRETARY.

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I certify that this is a true copy of the original Will of DAVID WILLIAM SNELL deceased proved on the 23rd day of June 2005 at the Probate Registry of Wales Dated this 21st day of March 2006

District Registrar